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10	[Additional Counsel Appear on Signature	
11	Page]	
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14	UNITED STATE	S DISTRICT COURT
15	NORTHERN DIST	RICT OF CALIFORNIA
16	SAN FRANC	CISCO DIVISION
17		
18		Case No. 3:21-md-02981-JD
19	IN RE GOOGLE PLAY STORE ANTITRUST LITIGATION	DECLARATION OF
20		MICHAEL J. ZAKEN IN SUPPORT OF
21	THIS DOCUMENT RELATES TO:	EPIC'S AND MATCH'S MOTION TO AMEND COMPLAINTS
	Epic Games Inc. v. Google LLC et al.,	
22	Case No. 3:20-cv-05671-JD	Date: Nov. 17, 2022 at 10:00 am Courtroom: 11, 19 <sup>th</sup> Floor
23	Match Group, LLC et al. v. Google LLC et al.,	Judge: Hon. James Donato
24	Case No. 3:22-cv-02746-JD	
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1	I, Michael J. Zaken, declare as follows:	
2	1. I am Of Counsel at Cravath, Swaine & Moore LLP, counsel to Epic	
3	Games, Inc. ("Epic") in the above-captioned actions. I am admitted to appear before	
4	this Court pro hac vice.	
5	2. I have personal, first-hand knowledge of the facts set forth in this	
6	Declaration. If called as a witness, I could and would competently testify to these facts	
7	under oath.	
8	3. Attached hereto as <b>Exhibit A</b> is a true and correct copy of Epic's Proposed	
9	Second Amended Complaint ("SAC").	
10	4. Attached hereto as <b>Exhibit B</b> is a true and correct copy of a blackline of	
11	Epic Games, Inc.'s ("Epic") SAC to Epic's First Amended Complaint ("FAC") filed	
12	July 21, 2021 (Dkt. No. 64).1	
13	5. Attached hereto as <b>Exhibit</b> C is a true and correct copy of the document	
14	produced by Google in this litigation bearing Bates range	
15	GOOG-PLAY-007280918-920 (marked as Plaintiffs' Deposition Exhibit 150), which	
16	includes an email from Google's employee at the pages ending in	
17	'918-919, dated December 11, 2019.	
18	6. Attached hereto as <b>Exhibit D</b> is a true and correct copy of the document	
19	produced by Google in this litigation bearing Bates range	
20	GOOG-PLAY-007424789-790 (marked as Plaintiffs' Deposition Exhibit 1478 and	
21	1523), which is an e-document titled "", dated November 17, 2020 from	
22	document metadata.	
23	7. Attached hereto as <b>Exhibit E</b> is a true and correct copy of the document	
24	produced by Google in this litigation bearing Bates range	
25	GOOG-PLAY-000929031-041 (marked as Plaintiffs' Deposition Exhibit 162), which is	
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<sup>&</sup>lt;sup>1</sup> All citations are to the MDL docket unless otherwise indicated. DECLARATION OF MICHAEL J. ZAKEN IN SUPPORT OF EPIC'S AND MATCH'S MOTION TO AMEND COMPLAINTS Case No. 3:21-md-02981-JD

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1	a document titled "	
2	", dated March 9, 2020.	
3	8. Attached hereto as <b>Exhibit F</b> is a true and correct copy of the document	
4	produced by Google in this litigation bearing Bates range	
5	GOOG-PLAY-007847561-565, which is a document titled "	
6	", dated	
7	January 24, 2020.	
8	9. Attached hereto as <b>Exhibit G</b> is a true and correct copy of the document	
9	produced by Google in this litigation bearing Bates range	
10	GOOG-PLAY-007273439-444 (marked as Plaintiffs' Deposition Exhibit 153), which is	
11	a document titled "	
12	", dated January 25, 2020.	
13	10. Attached hereto as <b>Exhibit H</b> is an excerpt of a true and correct copy of the	
14	deposition transcript of Google's former employee,	
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16	11. Attached hereto as <b>Exhibit I</b> is an excerpt of a true and correct copy of the	
17	deposition transcript of Google's employee,	
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19	12. Attached hereto as <b>Exhibit J</b> is an excerpt of a true and correct copy of the	
20	deposition transcript of Activision's employee,	
21	13. I am informed and believe that since December 3, 2021, Defendants	
22	Google LLC, Google Ireland Limited, Google Commerce Limited and Google Asia	
23	Pacific Pte. Limited (collectively, "Google") and multiple third parties produced	
24	approximately 1,329,000 documents.	
25	14. I am informed and believe that since December 3, 2021, Google has	
26	produced approximately 757,000 documents, about a quarter of its total production.	
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3

and

<sup>&</sup>lt;sup>2</sup> "Plaintiffs" refers to Epic, Consumer Plaintiffs, State Attorneys General Plaintiffs DECLARATION OF MICHAEL J. ZAKEN IN SUPPORT OF EPIC'S AND MATCH'S MOTION TO AMEND COMPLAINTS Case No. 3:21-md-02981-JD

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1	21. Attached hereto as <b>Exhibit</b> L is a true and correct copy of a blackline of
2	Plaintiffs Match's First Amended Complaint to Match's Complaint ("FAC") filed May
3	9, 2022 (Match Dkt. 1).
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28	DECLARATION OF MICHAEL L. ZAKEN IN SUPPORT OF EPIC'S AND MATCH'S

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Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct and that I executed this declaration on October 7, 2022 in New York, NY. /s/ Michael J. Zaken Michael J. Zaken